1 2 3 4	William B. Monahan (pro hac vice) SULLIVAN & CROMWELL LLP 125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588	
5	Counsel for Defendant Volkswagen Group	
6	of America, Inc.	
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8	UNITED STAT	ES DISTRICT COURT
9	NORTHERN DIST	TRICT OF CALIFORNIA
10	SAN FRAN	CISCO DIVISION
11	IN RE: VOLKSWAGEN CLEAN DIESEL	
12	MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION	
13	THIS DOCUMENT RELATES TO:	MDL NO.: 2672 CRB (JSC)
14	Civil Action No.: 3:16-cv-02310-CRB	
15 16	Matthew Arce, Devyn Born, Edward Burchette, Ahmed Elawady, Carolyn English, Christopher Flippo, David Guenzel, Sami A. Halaby, Willie	
17 18	Harris, Matthew Keener, Robert Lach, Marcus Brandon Lee, Alex McLauchlin, James Morgan, Suzette Perkins, Zachary Riggan,	
19	Hermes Rodriguez, Thomas Schlesinger, David Shaw, June Shaw, Robert Sterling,	
20	Plaintiffs, v.	
21	Volkswagen Group of America, Inc.,	
22	Defendant.	
23		
24		SMISSAL WITH PREJUDICE TO DULE 41(-)
25		T TO RULE 41(a)
26	Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), Plaintiffs Matthew Arce, Devyn Born,	
27	Edward Burchette, Ahmed Elawady, Carolyn English, Christopher Flippo, David Guenzel, Sami A.	
28	Halaby, Willie Harris, Matthew Keener, Robert Lach, Marcus Brandon Lee, Alex McLauchlin, James	
	CTIN	UII ATION OF DIGMES AT WITH DREHIDIGE DUDSHANT TO DUE 41(A)

1	Morgan, Suzette Perkins, Zachary Riggan, Hermes Rodriguez, Thomas Schlesinger, David Shaw, June	
2	Shaw, and Robert Sterling, hereby voluntarily dismiss the above-listed action with prejudice. Counsel	
3	for Defendant, Volkswagen Group of America, Inc., stipulates to dismissal by their signature below.	
4		
5	DATED: June 21, 2018	
6	Respectfully submitted,	
7	<u>/s/ Ruth Allen</u> RUTH ALLEN	
8	7413 Six Forks Road, Suite 326	
9	Raleigh, North Carolina 27615 Telephone: (203) 653-2250	
10	E-mail: rallen@lemberglaw.com	
11	Attorney for Plaintiffs	
12	SULLIVAN & CROMWELL LLP	
13		
14	<u>/s/ William B. Monahan</u> William B. Monahan	
15	125 Broad Street New York, New York 10004	
16	Telephone: (212) 558-7375	
17	Email: monahanw@sullcrom.com	
18	Attorney for Defendant	
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	STIPULATION OF DISMISSAL WITH PREJUDICE PURSUANT TO RULE 41(A)	

SULLIVAN & CROMWELL LLP

1	ATTESTATION (CIVIL LOCAL RULE 5-1(i)(3))
2	In accordance with Civil Local Rule 5-1(i)(3), I attest that concurrence in the filing of this
3	document has been obtained from the signatories.
4	/s/ William B. Monahan
5	William B. Monahan
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	-3- STIPULATION OF DISMISSAL WITH PREJUDICE PURSUANT TO RULE 41(A)

CERTIFICATE OF SERVICE I hereby certify that on June 21, 2018, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which shall send notification of such filing to the email addresses denoted on the Electronic Mail Notice List. /s/ William B. Monahan William B. Monahan -4-